Exhibit 6

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1
       IN THE UNITED STATES DISTRICT COURT
2
        FOR THE NORTHERN DISTRICT OF OHIO
3
                EASTERN DIVISION
4
5
     IN RE: NATIONAL
                             : HON. DAN A.
6
     PRESCRIPTION OPIATE
                             :
                                POLSTER
     LITIGATION
7
     APPLIES TO ALL CASES
                             : NO.
8
                             : 1:17-MD-2804
9
            - HIGHLY CONFIDENTIAL -
10
    SUBJECT TO FURTHER CONFIDENTIALITY REVIEW
11
12
                December 18, 2018
13
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15
                 Videotaped deposition of
    MICHAEL PERFETTO, taken pursuant to
16
    notice, was held at the offices of Lieff
    Cabraser, LLP, 250 Hudson Street, New
17
    York, New York, beginning at 9:09 a.m.,
    on the above date, before Michelle L.
    Gray, a Registered Professional Reporter,
18
    Certified Shorthand Reporter, Certified
19
    Realtime Reporter, and Notary Public.
20
21
           GOLKOW LITIGATION SERVICES
22
       877.370.3377 ph | 917.591.5672 fax
                 deps@golkow.com
23
2.4
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- Q. And your bonus was tied in
- ² part to your ability to increase sales
- ³ for those products; is that right?
- MR. ROTH: Object to form.
- 5 THE WITNESS: Can you repeat
- the question?
- ⁷ BY MS. BAIG:
- 9 Q. Your bonus was tied in part
- ⁹ to your ability to increase sales for
- those products; is that right?
- MR. ROTH: Same objection.
- 12 THE WITNESS: My bonus was
- tied to making my target for an
- aggregate of all the products for
- 15 the U.S.
- 16 BY MS. BAIG:
- 0. Which included those
- products, correct?
- MR. ROTH: Same objection.
- THE WITNESS: Yes.
- 21 BY MS. BAIG:
- Q. And I think you testified
- that you didn't recall what your bonus
- was. But you do recall that you received

- one each year; is that right?
- A. Excuse me.
- ³ Q. I think you testified that
- 4 you couldn't recall what your bonus was
- ⁵ each year. But do you recall that you
- 6 did, in fact, receive one each year while
- you were at Actavis?
- 8 A. I will answer that most
- ⁹ years. I can't answer definitely that I
- 10 received it every year.
- 0. Okay. And what marketing
- 12 tools did Actavis use to drive sales of
- these generic products while you were
- 14 there?
- MR. LUXTON: Objection to
- 16 the form.
- THE WITNESS: We -- we
- don't -- we don't market products.
- We sell generics. We don't use
- marketing. We actually don't use
- promotion.
- We use -- because if you
- look at generics, we're all the
- same product. So we use quality,

- product supply, and pricing
- primarily to sell our products.
- 3 BY MS. BAIG:
- Q. So are you saying that you
- 5 don't use any marketing tools to sell --
- or you didn't use any marketing tools to
- ⁷ sell your generic --
- MR. LUXTON: Objection to
- 9 form.
- 10 BY MS. BAIG:
- Q. -- opioid products while you
- were at Actavis?
- 13 A. Because typically when you
- think of marketing, you think of
- promoting to the doctors with samples and
- calling on -- in the pharmaceuticals, and
- calling on the doctors. We don't do any
- of that.
- So our -- our primary job is
- to provide an alternative to the branded
- 21 product at a discount to the branded
- product on price, have good quality, good
- supply, and that's how the reps are
- selling, plus their relationships with